



UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

		STATES OF IN		SIONER OF PATENT on, D.C. 20231	S AND TRADEMARKS
SERIAL NUMBER	FILING DATE	FIRS	T NAMED APPLICANT		TORNEY DOCKET NO.
08/214,440	3/23/94	Zhou		418634ACCNCO EXAMINER Jordan	
г			7		
				ARTUNIT	PAPER NUMBER
				1205	25
				DATE MAILED:	
	EXA	MINER INTERVI	IEW SUMMARY REC	ORD	
All participants (applic	ant, applicant's representative,	PTO personnel):	,	,	
11) John M.	iller		(3) Schaec	chter, Rei	uhavel
12) Kimber	ly Jordan		(4)		
Date of interview	Envary 12,10	195			·
Type: Telephonic	Personal (copy is given t	to 🗆 applicant 🏃	Sapplicant's representativ	/e).	
Exhibit shown or demo	onstration conducted: Ves	No. If yes, br	ief description:		
•	ached with respect to some or a				•
Claims discussed:	ll in general	and 26	and 30 sp	ecifically	
Identification of prior	art discussed: Dlng di	Mang Wang	et al., w.	ernsdorfer	(chapter 51)
Karbwan	g et al. (199	2)			
	<i>U</i> eral nature of what was agreed t		s reached, or any other co	omments: Popose	d amendment
to clarify	claims 26 and	130 were	discussed.	All declar	ations in the
case were	claims 26 and calso review ent werns do	ed. Mr.	Scharchter	- also expl	ained the
most rece	ent Wernsdo	rfer dec	claration.	,	
Herien					
(A fuller description, attached. Also, where r	if necessary, and a copy of the copy of the copy of the amendments wh	e amendments, if availed would render the	ailable, which the examin claims allowable is availa	ner agreed would render thible, a summary thereof m	ne claims allowable must be ust be attached.)
NOT WAIVED AND	below have been checked to in MUST INCLUDE THE SUBST Iready been filed, then applican	ANCE OF THE INT	ERVIEW (e.g., items 1—	7 on the reverse side of th	is form). If a response to the
☐ It is not necessa	ry for applicant to provide a se	parate record of the s	substance of the interview	<i>i</i> .	
requirements th	iner's interview summary abov at may be present in the last (ements of the last Office action	Office action, and sin	nchments) reflects a comp nce the claims are now allo	plete response to each of to pwable, this completed for	he objections, rejections and m is considered to fulfill the

PTOL-413 (REV. 1-84)